



UNIVERSITY OF TORONTO
FACULTY OF LAW

INTERNATIONAL TRADE REGULATION

Volume 1

Fall 2011

Michael Trebilcock

BORA LASKIN LAW LIBRARY

SEP - 1 2011

FACULTY OF LAW
UNIVERSITY OF TORONTO

INTERNATIONAL TRADE REGULATION

Volume 1

Fall 2011

Michael Trebilcock



Digitized by the Internet Archive
in 2018 with funding from
University of Toronto

INTERNATIONAL TRADE REGULATION

2010

Michael Trebilcock

VOLUME 1

1) The Evolution of Trade Theory and Policy

Michael J. Trebilcock and Robert Howse, *Regulation of International Trade*, 3d ed., (London and New York: Routledge, 2005), Chapter 1

Joost Pauwelyn, "The Transformation of World Trade" 104 *Michigan Law Review* (2005): 1-65. 1

Michael Trebilcock, "Searching for Hope: The Countries that Globalization Has Left Behind" (2008) 46 *Canadian Business Law Journal*: 184-98. 66

David S. Christy Jr., "The Problems Facing the Doha Development Agenda" (2008) 8 *Global Economy Journal*: 1367-98. 74

2) Dispute Settlement and Treaty Interpretation

Trebilcock and Howse, Chapter 4

Kara Leitner and Simon Lester, "WTO Dispute Settlement 1995-2007: A Statistical Analysis," 11 *Journal of International Economic Law* (2008): 179-92. 85

WTO, "Understanding on Rules and Procedures Governing the Settlement of Disputes," in *The WTO Dispute Settlement Procedures* (Geneva: World Trade Organization, August 1995) 99

WTO, "Historic Development of the WTO Dispute Settlement System," in *A Handbook on the WTO Dispute Settlement System* (Cambridge: WTO/Cambridge University Press, 2004), 12-16. 119

Debra Steger, "The Future of the WTO: The Case for Institutional Reform," 12 *Journal of International Economic Law* (2009): 803-833. 122

3) Non-Discrimination: The Most Favoured Nation Principle

Trebilcock and Howse, Chapters 2 and 6

WTO, *European Communities – Conditions for the granting of Tariff Preferences to Developing Countries*, Report of the Appellate Body (2004) [EU-India dispute] 153

4) Non-Discrimination: The National Treatment Principle

Trebilcock and Howse, Chapter 3

WTO, *Japan – Taxes on Alcoholic Beverages*, Edited Appellate Body Report (1996). 194

WTO, *European Communities – Measures Affecting Asbestos and Asbestos* 207

Containing Products, Edited Appellate Body Report (2000), paras. 1-154.

5) Anti-Dumping Laws

Trebilcock and Howse, Chapter 8

WTO, *United States - Continued Dumping and Subsidy Offset Act of 2000*, Appellate Body Report Summary (2002). 239

WTO, *United States - Continued Dumping and Subsidy Offset Act of 2000*, Recourse to Arbitration by the United States under DSU Article 22.6 Summary (2004). 255

6) Subsidies and Countervailing Duties

Trebilcock and Howse, Chapter 9

Andrew Green and Michael Trebilcock, “Enforcing WTO Obligations: What Can We Learn From Export Subsidies?” (2007) 10 *Journal of International Economic Law*: 653-83. 270

Certain Softwood Lumber Products from Canada, Decision of the Binational Panel of Remand (1993) 301

Certain Softwood Lumber Products from Canada, Extraordinary Challenge Committee (1994), views of Dissenting Member Wilkey 320

“Indepth: Softwood Lumber Dispute,” *CBC News Online* (28 April 2006), http://www.cbc.ca/news/background/softwood_lumber/. 325

Karen Cross, “King Cotton, Developing Countries and the ‘Peace Clause’: The WTO’s *US Cotton Subsidies* Decisions,” 9 *Journal of International Economic Law* (2006): 149-195. 330

Brendan McGivern, *WTO Appellate Body Report: United States – Subsidies on Upland Cotton*, Summary (2008). 377

Brendan McGivern, *WTO Panel Report: European Communities – Measures Affecting Trade in Large Civil Aircraft*, Summary (2010) 382

VOLUME 2

7) Safeguards and Adjustment Assistance

Trebilcock and Howse, Chapter 10

A. Sykes, “The Persistent Puzzles of Safeguards: Lessons from the Steel Dispute” 2004 7 *Journal of International Economic Law* 523. 1

WTO, <i>United States – Safeguard Measures on Imports of Fresh, Chilled, and Frozen Lamb Meat from New Zealand and Australia</i> , Report of the Appellate Body (2001)	26
8) Trade in Agriculture	
Trebilcock and Howse, Chapter 11	
Masayoshi Honma, “Agricultural Issues in the Doha Development Agenda Negotiations,” in <i>The WTO in the Twenty-First Century: Dispute Settlement, Negotiations and Regionalism in Asia</i> (Cambridge: WTO/Cambridge University Press, 2007): 328-40.	79
Tracey D. Epps and Michael J. Trebilcock, “Special and Differential Treatment in Agricultural Trade: Breaking the Impasse” (June 11, 2008).	86
Brett Williams, “Did the G20 leaders realize what they are endorsing? The WTO Doha Round and agricultural liberalization. How did we get into such a mess?”	140
9) Trade in Services	
Simon Lester and Bryan Mercurio with Arwel Davies and Kara Leitner, <i>World Trade Law: Text, Materials and Commentary</i> (Portland: Hart Publishing 2008), 597-631.	145
WTO, <i>GATS — Fact and Fiction</i> (2001), a booklet published by the WTO Secretariat	163
WTO, <i>United States - Measures Affecting the Cross-Border Supply of Gambling and Betting Services: Recourse to Article 21.5 of the DSU by Antigua and Barbuda</i> . Report of the Appellate Body, sections 1-2.2, 6.	180
10) Trade-Related Intellectual Property Rights (TRIPS)	
Trebilcock and Howse, Chapter 13	
WTO, <i>Canada-Patent Protection of Pharmaceutical Products</i> , Report of Panel (2000)	215
WTO – “Declaration on the TRIPS Agreement and Public Health,” Ministerial Declaration, WT/MIN (01)/DEC/W/2, 14 November 2001	245
WTO – “Implementation of paragraph 6 of the Doha Declaration on the TRIPS Agreement and public health,” Decision of the General Council, WT/L/540, 8/30/2003	247
Alan Sykes, “TRIPS, Pharmaceuticals, Developing Countries and the Doha ‘Solution,’” <i>Chicago Journal of International Law</i> 3 (2002): 47-68	252
Peter Drahos and John Braithwaite, <i>Information Feudalism</i> (New York: New Press, 2003) 5-13, 61-73, 137-149.	264

VOLUME 3**11) Trade-Related Investment Measures (TRIMS)**

Trebilcock and Howse, Chapter 14

- Stephen Clarkson, “Systemic or Surgical? Possible Cures for NAFTA’s Investor-State Dispute Process,” *Canadian Business Law Journal* 36 (2002): 368-87 1
- Julie Soloway, “NAFTA’s Chapter 11: Investor Protection, Integration, and the Public Interest” in John Kirton & Peter Hajnal, eds., *Sustainability, Civil Society and International Governance: Local, North American and Global Contributions* (Ashgate: Hampshire 2006): 137-176. 11
- Chris Tollefson, “NAFTA’s Chapter 11: The Case for Reform” in John Kirton & Peter Hajnal, eds., *Sustainability, Civil Society and International Governance: Local, North American and Global Contributions* (Ashgate: Hampshire 2006): 177-190. 31
- Howard Mann, “The Final Decision in *Methanex v. United States*: Some New Wine in Some New Bottles,” *International Institute for Sustainable Development* (August 2005). 38

12) Trade, Health and Safety

Trebilcock and Howse, Chapter 7

- Cary Coglianese, Adam Finkel, and David Zaring, “Consumer Protection in an Era of Globalization,” in Cary Coglianese, Adam Finkel, and David Zaring, eds., *Import Safety: Regulatory Governance in the Global Economy*, (Philadelphia: University of Pennsylvania Press, 2009): 3-21. 53
- Tracey Epps and Michael J. Trebilcock, “Import Safety Regulation and International Trade,” in Cary Coglianese, Adam Finkel, and David Zaring, eds., *Import Safety: Regulatory Governance in the Global Economy*, (Philadelphia: University of Pennsylvania Press, 2009): 69-87. 63
- WTO, *EC Measures Concerning Meat and Meat Products (Hormones)*, Report of the Appellate Body (1997). 73
- Brendan McGivern, “WTO Appellate Body Report: United States – Continued Retaliation in the Hormone Dispute,” (October 2008). 127
- WTO, *European Communities – Measures Affecting Asbestos and Asbestos Containing Products*, Edited Report of the Appellate Body (2000), paras. 155-193. 134
- WTO, *European Communities – Measures Affecting the Approval and Marketing of Biotech Products*, Edited Report of the Appellate Body (2006). 144

13) Trade and the Environment

Trebilcock and Howse, Chapter 16

WTO, <i>United States – Import Prohibition of Certain Shrimp and Shrimp Products</i> , Edited Report of the Appellate Body (1998).	169
WTO, <i>United States – Import Prohibition of Certain Shrimp and Shrimp Products</i> , Recourse to Article 21.5 of the DSU by Malaysia (2002), paras. 1-11 and 79-154.	206
WTO, <i>Brazil – Measures Affecting Imports of Retreaded Tyres</i> , Report of the Appellate Body (2007).	244
Paul-Erik Veel, “Carbon Tariffs and the WTO: An Evaluation of Feasible Policies,” 12 <i>Journal of International Economic Law</i> (2009): 749-800.	308
Appendix	
The General Agreement on Tariffs and Trade	A-2

